SUPREME COURT MINUTES MONDAY, JUNE 6, 2005 SAN FRANCISCO, CALIFORNIA

S119066

B137034 Second Appellate District, B117225 Division Four

PEOPLE v. SALAZAR (JOSE A.)

Opinion filed: Judgment reversed

and the cause remanded for further proceedings consistent with this opinion.

Majority Opinion by Baxter, J.

--- joined by George, C.J., Kennard, Werdegar,

Chin, Brown & Moreno, JJ.

S124286

B164118 Second Appellate District, **Division Three**

SNOWNEY v. HARRAH'S ENTERTAINMENT INC.

Opinion filed: Judgment affirmed in full

Majority Opinion by Brown, J.

--- joined by George, C.J., Kennard, Baxter,

Werdegar, Chin & Moreno, JJ.

S126261 / S128309

DELANDER (STEVEN WILLIAM) ON H.C. DELANDER (STEVEN WILLIAM) ON H.C. Case consolidated – all subsequent events to be

docketed in: S126261

S134395

B183098 Second Appellate District,

Division Eight

PARKER HANNIFIN CORPORATION v. S.C. (BEE)

Petition for review and application for stay denied

S129463

B161549 Second Appellate District,

Division Two

CITY OF HOPE NATL MEDICAL CENTER v.

GENENTECH, INC. Extension of time granted

> to July 12, 2005 for respondent to serve and file respondent's answer brief on the merits.

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S127641

A104078 First Appellate District, Division Four FRYE v. TENDERLOIN HOUSING CLINIC, INC. Order filed

The application of Los Angeles County Bar Association et al., request for extension of time to file an amicus curiae brief is hereby DENIED without prejudice, to filing a request to file a supplemental amicus curiae brief within 20 days after the State Bar files its amicus curiae brief.

S134301

BENAVIDES v. S.C. (PEOPLE) Order filed

The above-entitled matter is transferred to the Court of Appeal, Second Appellate District, for consideration in light of *Hagan v. Superior Court* (1962) 57 Cal.2d 767. In the event the Court of Appeal determines that this petition is substantially identical to a prior petition, the repetitious petition shall be denied.

S117527

IN THE MATTER OF THE SUSPENSION OF ATTORNEY PURSUANT TO S RULE 962, CALIFORNIA RULES OF COURT

LONNIE ROBERT MARKUM, #188338

was listed by the State Department of Child Support Services as being in arrears in payment of support obligations. He later obtained the necessary release from the appropriate local Child Support agency. He has subsequently been identified by the Department of Child Support Services as again being delinquent. Pursuant to Rule 962(a) of the California Rules of Court, IT IS HEREBY ORDERED that LONNIE ROBERT MARKUM, be suspended from membership in the State Bar of California and from the rights and privileges of an attorney to act from and after July 7, 2005.

IT IS FURTHER ORDERED that upon receipt by the State Bar of California of a release issued by the appropriate local Child Support agency pursuant to Family Code 17520, the State Bar shall certify the fact of the receipt of such release to the Clerk of the Supreme Court and the suspension shall be terminated by order of this Court and he shall be fully restored

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to membership in the State Bar of California, and to all rights and privileges, duties and responsibilities incident thereto;

IT IS FURTHER ORDERED that until restored as above provided, he shall be precluded from practicing as an attorney at law, or an attorney or agent of another in and before all the courts, commissions and tribunals of this state, and from holding himself out to the public as an attorney or counsel at law.

S126357

IN THE MATTER OF THE SUSPENSION OF ATTORNEY PURSUANT TO S RULE 962, CALIFORNIA RULES OF COURT

SEAN LYMUS ANDREWS, #171711 was listed by the State Department of Child Support Services as being in arrears in payment of support obligations. He later obtained the necessary release from the appropriate local Child Support agency. He has subsequently been identified by the Department of Child Support Services as again being delinquent. Pursuant to Rule 962(a) of the California Rules of Court, IT IS HEREBY ORDERED that SEAN LYMUS ANDREWS, be suspended from membership in the State Bar of California and from the rights and privileges of an attorney to act from and after July 7, 2005.

IT IS FURTHER ORDERED that upon receipt by the State Bar of California of a release issued by the appropriate local Child Support agency pursuant to Family Code 17520, the State Bar shall certify the fact of the receipt of such release to the Clerk of the Supreme Court and the suspension shall be terminated by order of this Court and he shall be fully restored to membership in the State Bar of California, and to all rights and privileges, duties and responsibilities incident thereto;

IT IS FURTHER ORDERED that until restored as above provided, he shall be precluded from practicing as an attorney at law, or an attorney or agent of another in and before all the courts, commissions and tribunals of this state, and from holding himself out to the public as an attorney or counsel at law.